

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

FC 2005-008337

06/19/2006

HONORABLE JEFFREY A. HOTHAM

CLERK OF THE COURT
A. Kirkendall
Deputy

FILED: 06/27/2006

IN RE THE MATTER OF
CHRISTOPHER R SLEIGHER

BRUCE D BROWN

AND

TINA LOUISE VAUGHAN

TINA LOUISE VAUGHAN
7701 W SAINT JOHN RD #2176
GLENDALE AZ 85308

TASC - PHOENIX

ORDER ENTERED BY COURT

8:54 a.m. (Courtroom 601) This is the time set for Return Hearing re: Respondent's Motion to Set Aside Entry of Default in Paternity, Child Support, Parenting Time, and Relief from Default Judgment filed March 10, 2006. Petitioner/Father is present with counsel, Bruce D. Brown. Respondent/Mother is present on her own behalf.

A digital audio recording of this proceeding is being made by the "For the Record" recording system in lieu of a court reporter.

Christopher R. Sleigher and Tina Louise Vaughan are sworn and testify.

Discussion is held with the Court.

Brian Lentz is sworn and testifies.

The witness is excused.

Based on the evidence and testimony presented,

IT IS ORDERED *denying* the Respondent's Motion to Set Aside Entry of Default in Paternity, Child Support, Parenting Time, and Relief from Default Judgment.

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IT IS FURTHER ORDERED affirming that Petitioner is awarded temporary sole custody of the minor child, **Mackenzie Elizabeth Sleigher (DOB: 5/26/2004)** until further order of the Court.

Pursuant to the stipulation of the parties,

IT IS ORDERED affirming that Paternity has been previously established and **Christopher R. Sleigher** is the natural father of the minor child, **Mackenzie Elizabeth Sleigher (DOB: 5/26/2004)**.

IT IS FURTHER ORDERED that Mother shall participate in drug and alcohol testing.

IT IS FURTHER ORDERED:

1. Mother shall appear in person at TASC, Inc. at 2234 North 7th Street, Phoenix, at N. Country Club Drive, Suite 19, in Mesa, or at 5955 W. Myrtle Avenue, Suites 2-4, Glendale within 24 hours of receipt of these orders.
2. Mother shall be randomly tested NOT LESS THAN ONCE A WEEK, commencing within 24 hours of receipt of these orders and continuing until she has had 8 consecutive negative tests. Once Mother has completed 8 consecutive weekly negative tests, she shall be tested ONCE EVERY OTHER WEEK until she has had 4 consecutive negative tests. Once Mother has completed 4 consecutive bi-weekly negative tests, she shall be tested ONCE EVERY MONTH on a random basis, until further order of the Court.
3. Should a positive or diluted drug test be received, or a test date missed, at any time during the period of this testing, the frequency of testing shall revert to NOT LESS THAN ONCE A WEEK, and shall remain so until Mother has had 8 consecutive negative tests.
4. Mother shall present to TASC the Court Ordered Substance Abuse Testing form issued by this Court, and shall provide all information necessary for its completion.
5. Mother shall provide such samples as are reasonably required by TASC to comply with this Order. Mother shall submit to the Screen A drug test (full spectrum of drugs including alcohol).
6. Mother shall sign, execute, and deliver such forms of consent and authorization as shall be reasonably required by TASC to comply with this Order.
7. The results of said testing shall be reported directly to this Court in writing by TASC, with copies provided to counsel for both parties, or directly to the parties, if

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unrepresented. The parties are hereby advised that test results ARE NOT confidential and will be filed in the Court file upon receipt by the Court.

8. Mother shall report for subsequent testing as directed by TASC, and shall present a photo I.D. at time of testing, along with any prescription medications currently being taken.
9. Mother shall pay the costs of this drug testing IN CASH, MONEY ORDER, OR CASHIER'S CHECK at the time of testing.
10. All parties are advised that the failure, neglect, or refusal to participate in testing may be considered an admission by the party that the testing, if conducted, would have revealed the use of the substance(s) for which the testing is done, which finding is contrary to the best interests of the child; failure to submit to a drug test, absent good cause shown, may result in a finding of Contempt of Court, incarceration in the Maricopa County Jail, issuance of a Civil Arrest Warrant, or other sanctions by the Court.
11. The parties are also advised that a diluted test specimen may be considered an attempt to conceal the presence of illicit drugs, and thus would be considered to be a positive test until established otherwise by the party tested.

IT IS FURTHER ORDERED that no later than close of business today, Mother must appear for a hair follicle test at a location of TASC, Inc. as indicated on the TASC Referral Form.

IT IS FURTHER ORDERED that Father shall pay the costs of Mother's hair follicle test only.

Discussion is held with the Court regarding TASC testing for Brian Lentz.

LET THE RECORD REFLECT that Mr. Lentz is not willing to submit to a TASC drug test today. Therefore,

IT IS ORDERED that Petitioner shall make the determination as to whether Mr. Lentz will be allowed to be present during Mother's parenting time with the minor child.

IT IS FURTHER ORDERED signing this minute entry as a formal order of this Court pursuant to Rule 81, *Arizona Rules of Family Law Procedure*.

SUPERIOR COURT JUDGE

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9:54 a.m. Matter concludes.

ISSUED: Court Ordered Substance Abuse Testing.

All parties representing themselves must keep the Court updated with address changes.
A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/ssc/sschome.html>.